

## **U.S. Department of Justice**

United States Attorney Eastern District of New York

AAS 271 Cadman Plaza East

Brooklyn, New York 11201

271 Cadman Plaza East Mailing Address: Brooklyn, New York 11201

April 7, 2008

## By ECF and FAX

Honorable Charles P. Sifton United States District Judge United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

United States v. Dozortsev, et al.

Criminal Docket No: 08-0044 (CPS)

Dear Judge Sifton:

The government respectfully opposes the request for permission to travel of defendant Nikolai Dozortsev in the abovecaptioned matter. Dozortsev has already been determined to pose a significant risk of flight, as evidenced by the extremely restrictive conditions of his release which include a curfew, electronic monitoring and travel restrictions. As electronic monitoring only functions in the vicinity of one's residence, Pretrial Services would be unable to monitor the defendant's whereabouts during his purported vacation in Florida, thus

granting the defendant, a person of substantial resources, ample opportunity to flee.

Respectfully submitted,

BENTON J. CAMPBELL United States Attorney

By: /s/
Alexander A. Solomon
Assistant United States Attorney
(718) 254-6074

cc via ECF:

Barry S. Zone, Esq. (Attorney for defendant Dozorstev)